## Rec'd PCT/PTO 2 7 APR 2005

PA	NT	COOPERATION	TREAT	
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om the TERNATIONAL PRELIMINARY EXA	MINING AUTHORITY	CO 1 NOV 2004
To: PRANK JOFFE OHN & KERNICK		PCT TO THE POST OF
P O BOX 3511 HALFWAY HOUSE MIDRAND		WRITTEN OPINION
REPUBLIC OF SOUTH AFRICA 1685		(PCT Rule 66)
	Date of Mail (day/month/y	
Applicant's or agent's file reference	REPLY DUI	
P15303PC00 International application No.	International filing date (day/month/yea	
	27 October 2003 (27.10.2003)	28 October 2002 (28.10.2002)
PCT/IB03/04736 International Patent Classification (IPC)	or both national classification and IPC	
IPC(7): A63F 9/24 and US Cl.: 463/26 Applicant		
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WATERLEAF LIMITED		
2. This opinion contains indicat  I Basis of the opini II Priority III Non-establishment IV Lack of unity of	nt of opinion with regard to novelty, inv	
citations and exp	lanations supporting such statement	
VI Certain document	n the international application	
VIII Certain observat	ions on the international application	
3. The applicant is hereby inv	ited to reply to this opinion.	
When? See the time	: limit indicated above. The applicant m	hay, before the expiration of that time limit, request
For the form	n and the language of the amendments.	appropriate, by amendments, according to Rule 66.3. see Rules 66.8 and 66.9.
For the exa	rmal communication with the examiner,	see Rule 66.6
If no reply is filed, the int	ernational preliminary examination repo	ort will be established on the basis of this opinion.
ماه ماماند دری میداد و میداد در است.	e international preliminary e established according to Rule 69.2 is:	1
Name and mailing address of the IP	EA/US Authoriz	ed officer
Mail Stop PCT. Ann: IPBA/US Commissioner for Parents	Kim Ng	Jan 19 19 19 19 19 19 19 19 19 19 19 19 19
P.O. Box 1450		97. (17. 19.1 37.10)
Alexandria, Virginia 22313-145 Facsimile No. (703) 305-3230	Telephor	ne No. (703)308-1148

Form PCT/IPEA/408 (cover sheet)(July 1998)



Internationa	cation No.
PCT/IB03/04736	

ſ.	Basis of the opinion
1.	With regard to the elements of the international application:
	the international application as originally filed the description: pages 1-18, as originally filed pages NONE, filed with the demand pages NONE, filed with the letter of
	the claims:  pages 19-25, as originally filed  pages NONE, as amended (together with any statement) under Article 19  pages NONE, filed with the demand  pages NONE, filed with the letter of
	the drawings:  pages 1-3 , as originally filed  pages NONE , filed with the demand  pages NONE , filed with the letter of
	the sequence listing part of the description:  pages NONE, as originally filed  pages NONE, filed with the demand  pages NONE, filed with the letter of
	2. With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.  These elements were available or furnished to this Authority in the following language English which is:  the language of a translation furnished for the purposes of international search (under Rule23.1(b)).  the language of publication of the international application (under Rule 48.3(b)).  the language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3).
	<ul> <li>With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the written opinion was drawn on the basis of the sequence listing: <ul> <li>contained in the international application in printed form.</li> <li>filed together with the international application in computer readable form.</li> <li>furnished subsequently to this Authority in written form.</li> <li>furnished subsequently to this Authority in computer readable form.</li> </ul> </li> <li>The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.</li> <li>The statement that the information recorded in computer readable form is identical to the written sequence listin has been furnished.</li> </ul>
	4. The amendments have resulted in the cancellation of:  the description, pages NONE  the claims, Nos. NONE  the drawings, sheets/fig NONE  This opinion has been drawn as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).  * Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to this opinion as "originally filed."

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Internation plication No. PCT/IB03/04736

v.	Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

1. STATEMENT			
Novelty (N)	Claims NO	NE	YES
,	Claims 1-40		NO
Inventive Step (IS)	Claims NO	ne	YES
• • •	Claims 1-4	0	
Industrial Applicability (IA)	Claims 1-4	0	YES
	Claims NO		NO

## 2. CITATIONS AND EXPLANATIONS

Claims 1-40 lack novelty under PCT Article 33(2) as being anticipated by Mothwurf et al (US 2001/0036857). Mothwurf et al discloses a jackpot wagering system comprising a player terminal for placing a wager to play a game of chance, an accumulation facility for accumulating a portion of the wager, a random number generator for generating an winning outcome, the winning outcome is determined according to a size of the wager (paragraphs 0155-0156, 0158, 0161, 0163, and 0170).

Claims 1-40 meet the criteria under PCT Article 33(4), because the subject matter claimed can be made or used in industry.

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Supplemental Box (To be used when the space in any of the preceding boxes is not sufficient)
TIME LIMIT: The time limit set for response to a Written Opinion may not be extended. 37 CFR 1.484(d). Any response received after the expiration of the time limit set in the Written Opinion will not be considered in preparing the International Preliminary Examination Report.

Form PCT/IPEA/408 (Supplemental Box) (July 1998)